2 UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA** 6 7 RUBEN MAYA, Case No. 2:24-cv-02388-GMN-NJK 8 Plaintiff(s), **Order** 9 v. 10 CARMAX AUTO SUPERSTORES, INC., 11 Defendant(s). 12 To date, the parties have not filed a stipulated discovery plan as required by Local Rule 26-1(a). Although a motion to compel arbitration was filed, Docket No. 6, Defendant has not to date filed a separate motion to stay discovery pending resolution of that motion, see Arik v. Meyers, 2020 WL 515843, at *1-2 (D. Nev. Jan. 31, 2020) (identifying governing standards). If Defendant seeks a stay of discovery, a separate request with robust discussion of the governing standards must be filed by March 10, 2025. If such a motion is not filed, the parties must file a joint proposed 18 discovery plan by March 17, 2025. 19 IT IS SO ORDERED. 20 Dated: March 3, 2025 21 Nancy J. Koppe

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26 27 United States Magistrate Judge

¹ Some portions of the underlying motion practice may touch on these issues, see Docket No. 6 at 9-10, but a separate motion specific to this request for relief has not been filed, cf. Local Rule IC 2-2(b).